State of Alabama

## EXPLANATION OF RIGHTS OF VOLITHFUL

Case Number

Unified Judicial System		R AND PLEA	OF GUILTY	
Form C-44A (front) Rev.07/02  IN THE	COU	RT OF		, ALABAMA
☐ STATE OF ALABAMA				
☐ MUNICIPALITY OF		v.		
			Defendant	
	TO THE A	BOVE-NAMED DE	FENDANT:	
This is to inform you of your offender For you to be guilty o would otherwise be the adult cri	f being a youthful offende	er in this case, the p	rosecutor would have to pro	
If that offense is a felony ar confinement in the custody of the	e State Department of Cor	rections and, in addit	ion, may be fined in an amou	ınt up to
8(a)(2), Ala. Code 1975.  If that offense is a misdem receive punishment of imprison may be fined in an amount up to	ment in the country/munici	ance violation and y pal jail or to hard lab	ou plead guilty to being a or for up to	youthful offender, you may and, in addition,
You will also be assessed accordance with Section 15-23 ordered to pay a victim compens	court costs and may b -17, Ala Code 1975, if the	e adult criminal offen	se listed above is a felony of	or misdemeanor, you will be
If you are charged with an undergo an evaluation for alcorecommended education or tree referred. Failure to complete violation of probation or paromonitoring fee. These monitoring the Court may request a waive education or treatment, or at an service instead d of payment of IN ENTERING A PLEA OF GUYOU ARE ENTITLED IN THE ENTERING AND THE ENTERING AND THE ENTITLED IN THE ENTERING AND THE ENTERING AND THE ENTITLED IN THE ENTITLED IN THE ENTERING AND THE ENTITLED IN THE ENTITL	ohol or drug abuse. Bas atment program and to p the recommended prograle. You may be required ng sessions would include of all or part of the fees nother future date, the waithe fees in this paragraph JILTY IN THIS COURT, YEVENT OF A TRIAL	ed on the results of ay for the evaluation and, which includes do to attend monitor a random alcohol or in this paragraph. If you are indigent.  YOU ARE WAIVING	f the evaluation, you will be and education or treatment paying for it and the evaluating sessions with a court drug testing. Any person down become able to pay during evoked. The Court may order a TRIAL AND THE FOLLO	the required to complete the st program to which you are station, will be considered a referral officer and to pay setermined to be indigent by ing the course of monitoring, are you to perform community DWING RIGHTS TO WHICH
Under the Constitutions of the evidence against yourself. In the your own behalf, if you so consecutor. Your have the right against you. Your conversations You have the right to stand	ne trial of your case before the can be trial of your case before to remain silent, but any with your attorney are core trial on your plea of not	re the Court, you ha require you to testi ything that you volui ofidential and cannot, guilty and have yo	ove the right to take the witresty. If you testify, you can antarily say, with knowledge of and will not, be disclosed by ur case tried by the Court.	ness stand and to testify on be cross-examined by the of your rights, may be used your attorney.
whether you are guilty or whether In the trial of your case, you attorney felt were objectionable before the Court. Your attorney obtain a fair and impartial trial.	our attorney could subpo	ena witnesses on yesses of the prosecu	our behalf, make legal objetion, examine your own witne	esses, and argue the matter
In the trial of your case, you innocence will follow you throug a reasonable doubt, of your guilt that you are guilty beyond a reproof, it will be the Court's duty to	phout the course of the tria t. The burden of proof is u asonable doubt before you	Il until the evidence p pon the prosecution u would be found gu	produced by the prosecution of to convince the Court, from the lity. If the prosecution does recognition to the convince of the prosecution does recognition.	convinces the Court, beyond he evidence in the case, not meet such burden of
You have the right to enter guilty by reason of mental disea		ilty," "not guilty by re	ason of mental disease or d	lefect," or 'not guilty and not
If you enter a plea of guilty, reserved the right to appeal of determination of the issue or is of sentence on the ground that withdraw your plea, or the motion	you will wave your right with respect to a particul sues reserved, or (2) you the withdrawal is necess	ar issue or issues, have timely filed a man sary to correct a man	in which event appellate ronotion to withdraw the plea onlifest injustice, and the cour	eview shall be limited to a of guilty after pronouncement
If you have a right to appe will be appointed to represent y of the record and the reporter's	you on appeal if you so	desire and if the app		ourt to be indigent, counsel dgment or sentence, a copy

Form C-44a (back) Rev.07/02

## EXPLANATION OF RIGHTS OF YOUTHFUL OFFENDER AND PLEA OF GUILTY

	PLEA OF GUILTY
The Court will go over	HERE WILL BE NO TRIAL AND YOU WILL BE WAIVING THE RIGHTS LISTED ABOVE. these rights, as well as the nature of the charge and the material elements of the offense, with as about any of them, upon your request, the judge will make further explanation to you.
Date	Judge
these matters and rights with	hat I have had the matters and rights set forth above read to me, that my attorney has discussed ne me in details and that I, the defendant, fully understand them, that I am not under the influence of oholic beverages and have not been threatened or abused or offered and inducement or hope of uilty other than
I further state to the Court intelligently waive my right to	that I am guilty as charged in this case, desire to plead guilty, and knowingly, voluntarily and a trial of this cause.
Date	Defendant
and that a copy of the rights working a plea of guilty	we nights were read to the defendant by me, that discussed such rights with the defendant in detail, was given to the defendant by me. Having gone over the defendant's rights and the consequences with the defendant, in my judgment, the defendant understands those rights and knowingly, valves the right to a trial and knowingly, valves the right to a trial and knowingly, ters a plea of guilty.
Date	Attorney to Defendant